investment adviser representative shall, and the investment adviser may, notify promptly the Administrator.

- (b1) No investment adviser representative may be registered with more than one investment adviser <u>registered under this Chapter</u> or investment adviser covered under federal law unless each of the investment advisers which employs or associates the investment adviser representative is under common ownership or control.
- (b2) Notwithstanding subsection (b1) of this section, investment adviser representative may be registered with more than one investment adviser registered under this Chapter or investment adviser covered under federal law for the purposes of soliciting, offering, or negotiating for the sale of, or for selling investment advisory services for or on behalf of, those investment advisers. If an investment adviser representative is registered with more than one investment adviser pursuant to this subsection, the representative shall be registered separately with each investment adviser for whom the representative solicits business and shall provide in writing to each person solicited any information disclosing the terms of any compensation arrangement that is related to the representative's solicitation or referral activities and that is required by the Administrator pursuant to rule or order. The Administrator may, by rule or order, specify supervisory procedures consistent with regulations adopted by the United States Securities and Exchange Commission applicable to investment advisers who compensate persons for referrals of business.
- (c) Every registration or notice filing expires December 31 of each year unless renewed.
- (d) It is unlawful for any investment adviser covered under federal law to conduct advisory business in this State unless the investment adviser covered under federal law complies with the provisions of G.S. 78C-17(a1)."

SECTION 3. G.S. 78C-17 reads as rewritten:

- "§ 78C-17. Registration and notice filing procedures.
- (a) An investment adviser, or investment adviser representative may obtain an initial or renewal registration by filing with the Administrator or the Administrator's designee an application together with a consent to service of process pursuant to G.S. 78C 46(b). G.S. 78C-46(b) and paying any reasonable costs charged by the designee for processing the filings. The application shall contain whatever information the Administrator by rule requires concerning such matters as:
 - (1) The applicant's form and place of organization;
 - (2) The applicant's proposed method of doing business;
 - (3) The qualifications and business history of the applicant; in the case of an investment adviser, the qualifications